## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,	)	
Plaintiff,	)	
<b>v.</b>	)	Case No. 23-CR-183-JFH
LANDON JOE BLACK,	)	SPEEDY TRIAL WAIVER
Defendant.	)	

Landon Black (Defendant) acknowledges that he has been fully advised of his right to a speedy trial and understands that right has been guaranteed by the Sixth Amendment of the United States Constitution and by the Speedy Trial Act, 18 U.S.C. § 3161. With such knowledge, Defendant freely and voluntarily waives his right to a speedy trial herein. Defendant requests the Court find that the ends of justice served by granting the continuance outweigh the interests of the public and Defendant in a speedy trial.

Defendant specifically requests that all delays resulting from a continuance of his jury trial from January 2, 2024 to March 4, 2024 be excluded from computation under the Speedy Trial Act pursuant to 18 U.S.C. § 3161, et. seq.

Landon Joe Black

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Date

I have consulted with my client, Landon Joe Black, who has expressed a clear and unequivocal understanding of the right to speedy trial and voluntarily waived such right as set forth herein.

Attorney for Defendant

Respectfully Submitted,
OFFICE OF THE FEDERAL PUBLIC DEFENDER
Scott A. Graham, Interim Federal Public Defender

By: \_\_s/Jarred Jennings\_\_ Jarred Jennings, OBA #34525 Assistant Federal Public Defender 112 N. 7th St. Muskogee, Oklahoma 74401 Telephone: (918) 687-2430 E-mail: Jarred\_Jennings@fd.org Counsel for the Defendant

## **CERTIFICATE OF SERVICE**

I hereby certify that on the November 13, 2023, I electronically transmitted the foregoing document to the Clerk of Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrant:

Anthony Marek Assistant United States Attorney Office of the United States Attorney 520 Denison Ave Muskogee, Ok